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APPLICATION NO.	FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/966,522 09/28/2001		Thomas Krahn	Bayer 10,139.3-KGB	5606	
27384	7590 06/20/2005		EXAMINER		
NORRIS, MO 875 THIRD S	CLAUGHLIN & MAI TREET	DO, PENSEE T			
18TH FLOOR			ART UNIT	PAPER NUMBER	
NEW YORK, NY 10022			1641		
			DATE MAILED: 06/20/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Applica	ation No.	Applicant(s)				
Office Action Summary		09/966	5,522	KRAHN ET AL.				
		Examir	ner	Art Unit				
		Pensee		1641				
Period fo	The MAILING DATE of this communic or Reply	ation appears on	the cover sheet v	vith the correspondence address	s			
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communic period for reply specified above is less than thirty (30) period for reply is specified above, the maximum stature to reply within the set or extended period for reply wire ply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no nication. days, a reply within the story period will apply and lil, by statute, cause the	event, however, may a statutory minimum of th d will expire SIX (6) MO application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this commun ABANDONED (35 U.S.C. § 133).	lication.			
Status								
1)[🛛	Responsive to communication(s) filed	on <i>01 April 2005</i>	j .					
,	This action is FINAL . 2b) This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	Claim(s) 7-46 is/are pending in the application. 4a) Of the above claim(s) 7-16 and 24-46 is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 17-23 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Applicat	ion Papers							
10)	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any objection Replacement drawing sheet(s) including to The oath or declaration is objected to the specific product of the specific produ	a) accepted or ion to the drawing(s he correction is req	s) be held in abeya uired if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.				
Priority (under 35 U.S.C. § 119							
а)	Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority downward Copies of the priority downward Copies of the certified copies of application from the International See the attached detailed Office action	ocuments have b ocuments have b f the priority docu al Bureau (PCT F	een received. een received in ments have bee Rule 17.2(a)).	Application No n received in this National Stag	l e			
Attachmen	t(s) te of References Cited (PTO-892)		4) 🗍 Interview	Summary (PTO-413)				
2) Notice No	te of References Cited (F10-692) te of Draftsperson's Patent Drawing Review (PT0 mation Disclosure Statement(s) (PT0-1449 or Pt r No(s)/Mail Date		Paper No	o(s)/Mail Date Informal Patent Application (PTO-152)				

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DETAILED ACTION

Amendment Entry and Claim Status

The amendment filed on April 1, 2005 has been acknowledged and entered.

Claims 17-23 are being examined. Claims 6-16, 24-46 are withdrawn from further consideration.

The information disclosure statement that Applicants were going to cite has not been received.

Withdrawn Rejection(s)

Rejections under 112, 1st paragraph and 103(a) for claim 22 in the previous office action is withdrawn herein.

Rejection under 102 in the previous office action is withdrawn herein.

Election/Restrictions

Regarding Applicant's election with traverse of group II, claims 17-23 in the reply filed on July 14, 2004, the traversal is on the ground(s) that the novel and unobvious combination of a fluorescent dye and a masking dye presents in every single claim on file. Thus, if elected subject matter is allowable, then it means that each and every claim present on file is novel and unobvious over prior art for exactly the same reason. This is persuasive to a certain extent. It is the office's error in the last office action not to clarify this matter further. This is persuasive only if the subject matter is found allowable. However, at the presence the claims are not rejoined because such elected subject matter is being rejected.

This is made **FINAL**.

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New Ground(s) of Rejection

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 17-21, 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Wan et al. (Journal of Immunological Methods 162 (1993) pp. 1-7) in view of Cubbage et al. (US 5,582,982).

Wan teaches a method of using fluorescein conjugated E.Coli particles and second dye such as Trypan blue to quench the extracellular fluorescence in the solution. That means Trypan blue absorbs and the extracellular fluorescence which cause the solution to emit non-specific background light in the solution while the fluorescent that absorbs into the cells are being measured. Quenching the extracellular fluorescence thus means reducing non-specific background light in solution. (see abstract, page 3 "Phagocytosis assay" and "results"). Trypan blue is obviously impermeant to the membrane of the cell because it quenches extracellular fluorescence. If it is permeable to the membrane, then it would quench all the fluorescence that absorbs into the cells and there would be no fluorescence left to detect. Wan also teaches that the concentration of trypan blue require to completely quench extracellular fluorescence was determined by exposing 3 or 6 x10⁸ particles/well

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to serial dilutions of the dye in a 96-well plate. Complete quenching of the fluorescence was obtained with 250 ug/ml of the dye. Thus, Wan meets the requirement that the non-specific background in solution is reduced by at least 30%, 50% and 70% (claims 18-20). Since Wan teaches a fluorescent dye attached to the cell as in the present invention, such fluorescent dye is inherently permeant to the membrane of the cell and detects a voltage across the membrane of the cell. Since trypan blue can quench or reduce non-specific background, it would inherently be able to perform functions such as to improve the signal to noise ratio by at least 300%.

However, Wan fails to teach these reagents packaged in a kit.

Cubbage teaches a kit comprising a fluorescent probe and a background-reducing compound that diffuses into and onto the biological entity. (see col. 2, line 45-col. 7, line 27).

It would have been obvious to one of ordinary skills in the art package the components taught by Wan into a kit as taught by Cubbage for cost effective or other economic advantages.

Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Wan et al. (Journal of Immunological Methods 162 (1993) pp. 1-7) in view of Cubbage et al. (US 5,582,982) as applied to claim 17-21, 23 above, and further in view of Van Aken (US 5,489,537).

Wan and Cubbage have been discussed above.

However, Wan and Cubbage fails to teach Brilliant Black as a fluorescent dye.

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Van Aken teaches a method and kit for determining the presence or absence of a substance by detection of a colloidal dye associated with agglutinated particles. The colloidal dye is a background-enhancing dye, which reduces non-specific background to enhance optical detection. The background-enhancing dye is a water-soluble dye such as Brilliant Black. (see col. 21, lines 58-67).

It would have been obvious to one of ordinary skills in the art to use Brilliant Black as a masking or quenching dye in the kit for use in the method of Wan and Cubbage because both references teach using quenching or background reducing dye, which reduces background light in assay. Since Brilliant Black is known for enhancing the background in an assay, which uses optical detection, it would motivate one of ordinary skills in the art to use Brilliant Black in assays such as one taught by Wan and Cubbage because both Wan and Cubbage teach using fluorescent label, which is known for producing non-specific background.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pensee T. Do whose telephone number is 571-272-0819. The examiner can normally be reached on Monday-Friday, 7:00-3:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Long Le can be reached on 571-272-0923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Pensee T. Do Patent Examiner June 8, 2005

> LONG V. LE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 1600

> > 06/13/05